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1 Marquis Aurbach Craig R. Anderson, Esq. 2 Nevada Bar No. 6882 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 4 Facsimile: (702) 382-5816 canderson@maclaw.com 5 Attorneys for Defendants LVMPD, Michele Whitney and Jerry Keller 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 FRANK LAPENA, 9 Plaintiff, 10 VS. 11 LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a government entity; CLARK COUNTY, a political subdivision of the State of Nevada and Government Entity; 13 CHARLES LEE, an Individual and Police Officer and District Attorney Investigator; the Estate of CHARLES LEE; BEECHER AVANTS, an Individual and Police Officer and District Attorney Investigator; the Estate of BEECHER AVANTS; MICHELE 16 WHITNEY, an Individual and Police Officer; O.R. "Ray" LYONS, an Individual and Police 17 Officer; JERRY KELLER, an Individual and Sheriff, in his individual and official 18 capacities; CLARK COUNTY DISTRICT ATTORNEY'S OFFICE, a Governmental 19 unit and Individual; DAVID SCHWARTZ, an Individual and Prosecutor; MELVYN 20 | HARMON, an Individual and Prosecutor; the Estate of MELVYN HARMON; CLARK 21 PETERSON, an Individual and Prosecutor; PAMELA WECKERLY, an Individual and 22 | Prosecutor; MARC DIGIACOMO, an Individual and Prosecutor; BOB MILLER, an 23 Individual and District Attorney; STEWART BELL, an Individual and District Attorney; 24 DAVID ROGER an Individual, Prosecutor and District Attorney; STEVE WOLFSON, 25 an Individual and District Attorney; and JOHN and JANE DOES I thru X, individuals, 26 Defendants. 27

STIPULATION AND ORDER TO EXTEND DEADLINE FOR DEFENDANTS LVMPD, WHITNEY AND KELLER TO REPLY TO PLAINTIFF'S OPPOSITION TO SECOND MOTION FOR PARTIAL DISMISSAL (ECF NO. 81)

Case Number: 2:21-cv-02170-JCM-NJK

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	The Parties, by and through t	their counsel	of record,	hereby	stipulate	and	agree as	
follows:								
I.	PROCEDURAL HISTORY							

- 1. On February 1, 2022, Defendants Las Vegas Metropolitan Police Department ("LVMPD"), Michele Whitney and Jerry Keller ("LVMPD Defendants"), filed their Second Motion for Partial Dismissal. (ECF No. 65)
- 2. On March 1, 2022, Plaintiff filed his Opposition to the LVMPD Defendants' Second Motion for Partial Dismissal. (ECF No. 81)
- 3. The LVMPD Defendants' Reply to Plaintiff's Opposition is currently due March 8, 2022.
- 4. Counsel for the LVMPD Defendants is currently in an Eighth Judicial District Court jury trial regarding Estate of Brenes, et al. v. LVMPD, et al. (Case No. A-17-752742-C) which is set to go through March 4, 2022.

II. STIPULATION AND ORDER

Based upon the above procedural history, the parties hereby STIPULATE TO THE FOLLOWING:

1. The LVMPD Defendants' Reply to Plaintiff's Opposition to Second Motion for Partial Dismissal would be extended from March 8, 2022 to March 29, 2022.

IT IS SO STIPULATED this 4th day of March, 2022.

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MARQUIS AURBACH By: s/Craig R. Anderson	OLSON CANNON GORMLEY & STOBERSKI
Craig R. Anderson, Esq. Nevada Bar No. 6882 10001 Park Run Drive Las Vegas, Nevada 89145 Attorney for LVMPD Defendants THE LAW OFFICE OF KRISTINA WILDEVELD & ASSOCIATES	By: <u>s/Thomas D. Dillard</u> Thomas D. Dillard, Jr., Esq. Nevada Bar No. 6270 9950 W. Cheyenne Ave. Las Vegas, Nevada 89129 Attorney for Clark County Defendants
By: <u>s/Lisa Rasmussen</u> Lisa Rasmussen, Esq. Nevada Bar No. 7491 550 E. Charleston Blvd., Ste. A Las Vegas, NV 89101 Attorneys for Plaintiff	

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ORDER

IT IS SO ORDERED this 4th day of March, 2022, that the LVMPD Defendants' Reply to Plaintiff's Opposition to Second Motion for Partial Dismissal (ECF No. 81) is extended from March 8, 2022 to March 29, 2022.

United States District Court Judge